(SPACE BELOW FOR FILING STAMP ONLY) VEATCH CARLSON, LLP 1 A PARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS 700 SOUTH FLOWER STREET, 22nd FLOOR 2 LOS ANGELES, CALIFORNIA 90017-4209 TELEPHONE (213) 381-2861 3 FACSIMILE (213) 383-6370 KEITH G. WILEMAN, State Bar No. 111225 kwileman@veatchfirm.com Attorneys for Defendant, WILLIAM FIKHMAN 5 6 UNITED STATES DISTRICT COURT 7 CENTRAL DISTRICT OF CALIFORNIA 8 9 VIVO PER LEI, INC., a NEVADA CASE NO.: 11-CV-05169 GW (JCGx) 10 corporation, NOTICE TO THE COURT AND COUNSEL OF SETTLEMENT BY 11 Plaintiff. AND BETWEEN PLAINTIFF 12 VIVO PER LEI AND DEFENDANT VS. WILLIAM FIKHMAN 13 GADI BRUCHIM, an individual, 14 WILLIAM FIKHMAN, an individual, AMAZON.COM, INC., a 15 Delaware Corporation, and Does 1-10, inclusive COMPLAINT FILED : 06/21/2011 16 : 01/19/2012 TRIAL DATE Defendants. 17 TO THE COURT, AND TO ALL PARTIES AND THEIR ATTORNEYS OF 18 RECORD: 19 PLEASE TAKE NOTICE that a settlement has been negotiated by and between 20 plaintiff Vivo Per Lei, Inc. and defendant William Fikhman. Said settlement includes 21 a provision that Vivo Per Lei will not seek to recover any damages from defendant 22 23 Amazon.com, Inc. by virtue of any sales made by William Fikhman on Amazon.com. Respectfully submitted, DATED: February 6, 2012 24 25 VEATCH CARLSON, LLP 26 27 By Attorneys for Defendant, 28 WILLIAM FIKHMAN

NOTICE OF SETTLEMENT BETWEEN VIVO PER LEI AND FIKHMAN

## **CERTIFICATE OF SERVICE**

I hereby certify the following: I am over the age of 18 years and am not a party to the above-captioned action. I am a registered user of the CM/ECF system for the United States District Court for the Southern District of California.

On February 6, 2012, I electronically filed the foregoing **NOTICE OF SETTLEMENT BETWEEN VIVO PER LEI AND FIKHMAN** with the Clerk of the Court using the CM/ECF system. To the best of my knowledge, all counsel to be served in this action is registered CM/ECF users and will be served by the CM/ECF system.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Keith G. Wileman